

The Gazette of India



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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

DAMODAR VALLEY CORPORATION NOTIFICATIONS

The 31st January 1968

No. 46—In exercise of the powers conferred by section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following amendment to the Damodar Valley Corporation Service Regulations, published under the Damodar Valley Corporation Notification No. 5 dated the 28th January 1957, in the Gazette of India dated the 9th February 1957, namely:—

In the said Regulations, for Regulation 7, the following Regulation shall be substituted, namely:—

“Regulation 7.—The services under the Corporation shall be classified as:

Class I—Posts carrying pay, or the maximum pay if it is in a time-scale, exceeding Rs. 575 p.m.

Class II—Posts other than those in Class I carrying pay, or the maximum pay if it is in a time-scale, exceeding Rs. 110 p.m.

Class III—Posts, the maximum pay of which does not exceed Rs. 110 p.m.

Provided that the Corporation may include any post or class of posts in a particular class according to the nature and duties of the post irrespective of the pay attached to it.”

The 18th February 1968

No. 47—In exercise of the powers conferred by section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following further amendment to the DVC Service Regulations, published with the DVC Notification No. 5 dated the 28th January, 1957, in the Gazette of India, dated the 9th February, 1957, namely:—

In Regulation 2(17) of the said Regulations, the following words shall be inserted at the end, namely:—

“and includes non-practising allowance granted to doctors in lieu of private practice.”

The 20th February 1968

No. 48—In exercise of the powers conferred by section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following further amendments to the Damodar Valley Corporation Service Regulations, published with the Damodar Valley Corporation Notification No. 5, dated the 28th January 1957, namely:

(1) In the said regulations—for clause (i) of Regulation 26(A), the following clause shall be substituted, namely:—

“(i) The pay of an employee who has put in more than three years’ continuous service in a post will be fixed in the new post in the same manner as that of a person holding a lieu under Regulation 26(i) and (ii) provided the appointing authority is satisfied that he is eligible and suitable for permanent appointment to the post from which he is transferred/promoted. The benefit of Regulation 26 (iii) shall also be admissible to such employees.”

(2) The Note below Regulation 109 shall be deleted.

By order,
H. N. RAY
General Manager & Secretary

LIFE INSURANCE CORPORATION OF INDIA (STAFF) REGULATIONS, 1960

NOTIFICATION

Bombay, the 16th March 1968

The amendments to the Life Insurance Corporation of India (Staff) Regulations, 1960, approved by the Central Government on 8th February 1968 and coming into force from 1st March 1968 are notified as under:

Schedule V

- (i) After the words “19 nP per mile” occurring in the column headed “Road tour only” against “Employees belonging to Class I”, add “35 nP per mile for Corporation’s Jeep”.
- (ii) At the end of the Note appearing in Part I, add “and when they undertake tours in their own jeeps they will be entitled to an increased mileage of 50 nP.”
- (iii) Substitute for the words “By Jeep—30 nP per mile provided they operate in mofussil area” occurring under the column “Road Tour only” in respect of employees belonging to Class II, “By Jeeps owned by them—50 nP per mile provided they operate in mofussil area. By Corporation’s jeeps—Actual petrol charges subject to a maximum of 35 nP per mile.”

S. D. SRINIVASAN
Managing Director

NOTIFICATION BY THE AHMEDABAD SEEDS MERCHANTS ASSOCIATION LTD., AHMEDABAD

Ahmedabad 1, the 12th November 1962

The approval of the Secretary, Forward Markets Commission under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Ahmedabad Seeds Merchants Association Ltd., Ahmedabad, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

1. “For Bye law 261 the following bye law shall be substituted namely:—

263. Every member shall upon making a written application to the Secretary, in the prescribed form, be entitled to three badges on payment of annual fee, that may be fixed by the Board of Directors from time to time, not exceeding Rs. 15 per each badge. If a member requires, more than three but not exceeding five badges the Ring Committee may, in their discretion, give the same on payment of Rs. 30 each per year for every additional badge. In exceptional cases the Ring Committee may with the previous sanction of the Board cause not more than seven badges to be issued to a member subject to the payment of Rs. 100 each per year for every badge exceeding five.”

2. “In Bye-law 324—

In clause (i) for the figure ‘2’ occurring after the word ‘of’ and before the words ‘naya paisa’ the figure ‘4’ shall be substituted.”

B. M. SHETH

• Secretary

The Ahmedabad Seeds Merchants Association Ltd.

NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LTD., BOMBAY

The approval of the Secretary Forward Markets Commission under Sub-section (1) of section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Government of India (Ministry of Commerce and Industry) Notification S.O. 1162 dated the 4th May 1960 has been obtained to the following amendment made to the Bye laws of the East India Cotton Association Ltd., Bombay, the same having been previously placed on the Notice Board of the Association pursuant to section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

In the said Bye laws

(a) Bye law 35(1) for the words "not more than eight" the words "not more than twenty" shall be substituted

Bombay, the 26th November 1962

D. G. DAMIE

Ag. Secretary
The East India Cotton Association Ltd.
Bombay

NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LTD., BOMBAY

The approval of the Secretary Forward Markets Commission, under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act 1952 (74 of 1952) read with Government of India (Ministry of Commerce and Industry) S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye laws of the East India Cotton Association Ltd., Bombay, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

I In Bye law 1 —

(a) The following definition shall be added after definition of "Due Date" —

"Forward Contract" means a forward contract as defined in the Forward Contracts (Regulation) Act 1952 viz. a contract for the delivery of goods at a future date and which is not a ready delivery contract and includes Hedge Contract/s as described in these Bye laws

(b) For the definition of "New Mill Terms" the following shall be substituted —

"New Mill Terms" — Where in any contract made subject to these Bye laws delivery is stipulated to be made on New Mill Terms such expression means that the cotton shall be for delivery in Bombay and the allowances applicable shall be the same as provided in the definition of Jaitka Terms

(c) In the definition of Due Date the following new sentence shall be added after the third sentence ending with the words "of delivery specified in the contract" —

"In the case of Transferable Specific Delivery Contracts it is the last day of the month of the delivery"

(d) The definition of Transferable Specific Delivery Contract shall be substituted by the following namely —

"Transferable Specific Delivery Contract (also referred to as TSD Contract for sake of brevity) means a Specific Delivery Contract which is not a Non-transferable Specific Delivery Contract and which is subject to such conditions relating to its transferability as the Central Government may by notification in the Official Gazette specify in this behalf."

II (a) In Bye law 18

In the marginal heading for the words "Hedge Contracts", the words "Hedge and TSD Contracts" shall be substituted

(b) In Bye law 18 Clauses (a) and (b)

For the words "Hedge Contract" the words and abbreviation "Hedge and/or TSD Contracts" shall be substituted

III (a) In Bye law 31(1)(d)(i) —

For the words "or Delivery Contract" the words "or Delivery and/or TSD Contracts" shall be substituted

(b) In Bye law 31(1)(d)

For the existing sub-clause (ii) the following shall be substituted —

"(ii) except on the due date/s of the Hedge Contract and/or TSD Contracts the Hedging rate/s and the spot rate/s for basic cottons and in the Hedge contract/s as well as for the descriptions of cotton permitted for trading in TSD Contracts."

(c) In Bye law 31(2) —

The following new part shall be added at the end of the clause but before the Note —

"The spot rate for descriptions of cottons permitted for trading in TSD Contract on Jaitka terms shall be fixed on the basis of the rate/s prevailing in Bombay Market

IV The following new Bye law shall be enacted —

32A On or about the due date of the TSD Contracts the Board shall fix and register the spot rates for the descriptions of cottons permitted for such trading on the due dates for purposes of invoicing back cotton as per provisions of Bye law 76A

V In Bye law 36(4)(iii) —

The existing Sub-clause (iii) shall be substituted by the following namely

(iii) Whether the contract is hedge or TSD or delivery or ready"

VI (a) In Bye law 37(2) opening paragraph and in Bye law 128(1) —

For the word "Hedge" the words and abbreviation "Hedge, TSD" shall be substituted

(b) In Bye law 37(2)(a) —

For the word "Hedge" the words and abbreviation "Hedge and/or TSD" shall be substituted

VII In Bye law 38 —

The existing Note at the end of instructions to Arbitrator appearing in Bye law 38, shall be substituted by the following —

Note—The stamp duty depends upon the amount or the value of the property to which the award relates as set forth in such award and is to be calculated on the basis of scales prescribed in the Bombay Stamp Act as in force from time to time'

VIII In Bye law 47(1) —

For the words "Hedge Contract" the words and abbreviation "Hedge or TSD Contract/s" shall be substituted

IX (a) In Bye law 47(1), in clauses (1) and (2) —

For the words "Hedge or Delivery", the word "Forward" shall be substituted

(b) In Bye law 47A(4) —

For the word "Hedge", the word "Forward" shall be substituted

X In Bye law 47C —

For the word "Hedge" the words and abbreviation "Hedge and/or TSD" shall be substituted

XI (a) In Bye law 50(c), (f), (h) and (j) —

For the words "Hedge or Delivery", the word "Forward" shall be substituted

(b) In Bye law 50(1) —

For the word "Hedge" the words and abbreviation "Hedge and/or TSD" shall be substituted

XII In Bye law 51(b), para 2 —

For the word "Hedge" the words and abbreviation "Hedge and/or TSD" shall be substituted

XIII In Bye law 514 and in the marginal heading of the Bye laws —

(a) For the words "Hedge or Delivery Contracts or both" wherever they occur the words "all types of forward contracts or on any one of them" shall be substituted

(b) For the words "Hedge Contracts", the words "any of the Forward Contracts" shall be substituted

XIV In Bye law 51B —

For the words "Hedge Contracts", the words "any or all forward contracts which are subject to Settlement Clearings" shall be substituted

XV In Bye law 52(1)(a) —

The words and abbreviation "and/or TSD Contracts" shall be added after the words "Hedge Contract"

XVI In Bye laws 524 and 5244 —

For the words "Hedge Contract" wherever they occur, the words and abbreviation "Hedge and/or TSD Contracts" shall be substituted

XVII In Bye law 5244(1) —

For the words "hedge or on call" the words "hedge TSD or on call" shall be substituted

XVIII For the text of the Bye law 52G, the following shall be substituted —

(a) If on any day

(i) the rates/s of the Hedge Contract/s in the Trading Ring and/or

(ii) the rates/s of any Delivery Contract/s by description either at fixed prices or on "on call" prices permitted by the Board to be traded in under Bye law 66, subject to Settlement Clearings and/or the rate/s of any of the TSD Contracts by descriptions permitted by the Board under Bye law 76A fixed by the Daily Rates Committee in both the cases rises or falls by more than Rs 8/- per quintal over or below the last settlement rate/s then an emergency shall be deemed to exist and an automatic Settlement Clearing in respect of the forward contract/s shall take place on the third working day thereafter

(b) Such automatic Settlement Clearings shall be on the basis of

(i) the closing rate of the day in respect of the Hedge Contract concerned and

(ii) the forward rate/s and the "on call" rate/s fixed by the Daily Rates Committee in respect of TSD Contracts and the Delivery Contracts by descriptions or "on call" contracts as the case may be,

on the day on which the emergency shall be deemed to have been existed.

(c) The relevant By-laws relating to normal Settlement Clearings shall apply to such Settlement Clearings.

XIX. The following New Heading and New By-law shall be added: -
By-laws specially relating to Transferable Specific Delivery Contracts.

Types of Transferable Specific Delivery Contracts 76A-(a)(i) For the purposes of trading in Transferable Specific Delivery Contracts in Bengal Deshi Cotton, there shall be following three Contracts: -

- (a) M.G. Bengal, Fine,
- (b) M.G. Bengal, Superfine A,
and
- (c) M.G. Bengal, Superfine B.

(ii)(a) M.G. Bengal Deshi cotton grown and pressed in the States of Uttar Pradesh, the Punjab and Rajasthan shall be tenderable against M.G. Bengal Fine,

(b) M.G. Bengal Deshi cotton pressed at any of the following five stations, namely, Sriganganagar, Karanpur, Padampur, Keshrisinghpur and Raisingnagar shall be tenderable against M.G. Bengal Superfine A,

and

(c) M.G. Bengal Deshi cotton pressed at any of the following five stations namely, Abohar, Malout, Giddarbaha, Fazilka and Muktsar shall be tenderable against M.G. Bengal Superfine B.

(iii) Months of Delivery—December, January, February and March.

(iv) Delivery Period—1st to the last day of the Delivery month

(v) Unit of trading shall be 100 bales

(vi) The contracts shall be at fixed prices only, and on the basis of Jaitha Terms.

Conditions of valid tender

(b) In respect of TSD Contracts in Bengal Deshi Cotton, the following conditions, shall be requisite for a fair tender. -

- (i) The cotton shall be of the description sold and have been grown or pressed in any of the States of U.P., Punjab, and Rajasthan in the case of M.G. Bengal Fine, (ii) pressed at any of the five stations, namely, Sriganganagar, Karanpur, Padampur, Keshrisinghpur and Raisingnagar in the case of M.G. Bengal Superfine (A) and (iii) pressed at any of the five stations namely, Abohar, Malout, Giddarbaha, Fazilka and Muktsar, in the case of M.G. Bengal Superfine B;
- (ii) Each bale shall bear the special mark prescribed for the factory in which it is pressed in conformity with the provisions of the Cotton Ginning and Pressing Factories Act, 1923 (12 of 1925) and the rules made thereunder;

Unmarked bales etc.

The provisions in By-law 66B(b) shall apply except that the additional fixed penalty shall be Rs. 25/- for the whole unit of 100 bales tendered;

(iii) The cotton shall comply with the provisions of By-laws 86 and 87 in so far as they are not inconsistent with the other provisions in these By-laws relating to the Transferable Specific Delivery Contracts.

On failure to fulfil any of these conditions, a tender shall be held to be "not a fair tender" and will be liable to the consequences as provided in these By-laws.

Unit of tender

(c) Tenders shall be issued for 100 bales in TSD Contracts.

Time for arbitration

(d) Subject to provisions of By-law 31, the arbitration, if any, on cotton tendered against a TSD Contract must be held not later than three days after the delivery order is tendered.

The Board or the Chairman thereof, if the Board shall have delegated this power to him as it is hereby authorised to do, may for special reasons extend the time for arbitration and/or appeal and/or super appeal in the case of any delivery order notwithstanding that the time allowed under these By-laws has expired.

Failure to hold arbitration

(e) Provisions of By-law 71 shall apply to TSD Contracts by—

- (i) substituting the words and figures and letter "By-law 76A(d)" in place of words and figures "By-law 70" wherever they occur; and
- (ii) substituting the words and figures and letter "By-law 76A(g)" in place of the words and figures "By-law 74" wherever they occur.

Notice of appeals etc.

(f) Provisions of By-law 62 regarding prohibiting withdrawal of tenders and By-law 72 regarding notice of appeals to TSD Contracts also shall apply.

(g) The provisions of By-laws 73, 74 and 75 shall apply to TSD Contracts also except that the penalty wherever prescribed in By-law 74 shall be an automatic and fixed penalty of Rs 7/- per quintal and not subject to the discretion of the Board.

Tendering Differences

(h) the tendering differences in respect of grades of cotton tendered under TSD Contracts shall be the same as fixed by the Daily Rates Committee.

(i) By-laws 130 to 167 (both inclusive) relating to Clearing House and tenders against Hedge Contracts shall apply to TSD Contracts.

In the event of any dispute/s or difference/s arising regarding interpretation of all the By-laws amended or newly introduced to regulate Transferable Specific Delivery Contracts, whether between two members or between a member and a non-member, such dispute/s or difference/s, shall be referred to the Board, whose decision in the matter shall be final and binding.

XX. In By-law 80:—

The following new Clause shall be added as Clause (2)(a):—

"(2) (a) The TSD Contracts shall be in writing and shall contain a provision that they are subject to these By-laws or words to a similar effect, for the convenience of members and also for securing uniformity in the use of the form the forms recommended for Hedge Contracts and which are given in the appendix may be used for TSD Contracts by making appropriate changes as indicated in these By-laws."

XXI. In By-law 81(1):—

The following new para shall be added after para 1:—

"The above provisions shall apply to TSD Contracts also except that the hanala could be effected on any day."

XXII. In By-laws 85A and 85B:—

For the words "Hedge or Delivery", the word "Forward" shall be substituted.

XXIII. In By-laws 94A, 101 and 109(B):—

After the word "Hedge", the word and abbreviation "or TSD" shall be added.

XXIV. In By-law 95:—

For the words "either Hedge or Delivery", the words "any Forward" shall be substituted.

XXV. In By-law 99A:—

The following new Clause shall be added as Clause (4):—

"(4) The above provisions shall apply to TSD Contracts also".

XXVI. In By-law 107(b):—

The words and abbreviation "or a TSD" shall be added after the word "Delivery".

XXVII. In By-law 136:—

For the words "Hedge Contracts", the words and abbreviation "Hedge and/or TSD Contracts" shall be substituted.

XXVIII. In By-law 139(1):—

The following new paragraph shall be added at the end of the clause:—

"The TSD Contracts shall be subject to fortnightly settlements through the Clearing House and Settlement of differences due on open Contracts and of other liabilities to be settled through the Clearing House, shall be made over a fortnight on days which shall be fixed by the Board and notified to members."

XXIX. In By-law 141(2):—

For the words and figures "and By-law 66(A)(b), settlement prices", the words, figures and abbreviation "By-law 66(A)(b) and in respect of TSD Contracts permitted under By-law 76A, settlement prices" shall be substituted.

XXX. In By-law 118:—

(a) For the words "for Hedge and for Delivery Contracts", the words and abbreviation "for Hedge, for TSD and for Delivery Contracts" shall be substituted.

(b) For the word "Hedge" appearing in 3rd para of the By-laws, the words and abbreviation "Hedge, TSD and/or Delivery" shall be substituted.

XXXI. (a) In By-law 148B 1(1)(a):—

For the word "Hedge", the words and abbreviation "Hedge, TSD and/or Delivery" shall be substituted.

(b) In By-law 148B(1):—

For the words "Hedge or Delivery Contracts or both", the words "any or all types of Forward Contracts" shall be substituted.

XXXII. For the title to the By-laws relating to Tenders viz.

Tenders against Hedge Contracts, the word and abbreviation "and TSD" shall be inserted between the words "Hedge" and "Contracts".

XXXIII. In By-law 150:—

(a) For the words "Hedge Contracts", the words and abbreviation "Hedge and/or TSD Contracts" shall be substituted.

(b) For the words and bracket "Form 4 (Instruction Form)", the words and brackets "Form 1 (Instruction Form) for Hedge Contracts, and Form 4A (Instruction Form) for TSD Contracts" shall be substituted.

(c) For the figures and words "30 bales", the figures, words and abbreviation "30 and 100 bales for Hedge and TSD Contracts respectively" shall be substituted.

XXXIV. In By-law 151:—

(a) For the words "Hedge Contract", the words and abbreviation "a Hedge and/or a TSD Contract" shall be substituted.

(b) For the words and brackets "Delivery Order Forms (Forms 5 & 6)" occurring in line 5 thereof the words, brackets and abbreviation "Delivery Order Forms (Forms 5 & 6) for a Hedge Contract and Delivery Order Forms (Forms 5A & 6A) for a TSD Contract" shall be substituted.

(c) The following Note shall be added at the end:—

Note.—Reference to upcountry delivery and tendering differences is applicable to tenders against Hedge Contract only."

XXXV. In By-law 159:—

For the word, figure and bracket "(Form 6)", the word, figure, brackets and abbreviation "(Form 6 in case of a Hedge Contract and Form 6A in case of a TSD Contract)" shall be substituted.

XXXVI. In By-law 159A:—

For the words "against a Hedge Contract", the words and abbreviation "against a Hedge and/or a TSD Contract" shall be substituted.

XXXVII. In By-law 160:—

For the words "Upcountry delivery" occurring in line 1, the words and brackets "Upcountry delivery (Hedge Contract)" shall be substituted.

XXXVIII. In By-law 161:—

The following new sentence shall be added after the second sentence:—

"For every tender of 100 bales of cotton under a TSD Contract the first tenderer shall pay a registration fee of Re. 1/- Each succeeding tenderer shall pay Re. 1/- for each of the contracts entered on the tender form."

XXXIX. In By-law 163:—

For the words and figures "against a Hedge Contract, penalties payable under By-law 61", the words, figures and abbreviation "against a Hedge Contract and/or a TSD Contract penalties payable under By-law 64 or 74 respectively" shall be substituted.

Appendix (Forms):—

The following Forms are prescribed for TSD Contracts:—

(a) Form 4A (Instruction Form):

Form 4 shall be used by making the following changes therein, namely:—

For the figures and word "50 bales" in N.B. to the Form the figures and word "100 bales" shall be substituted.

(b) Form 5A (Delivery Order Form):

Form 5 shall be used by making the following changes, therein namely:—

(i) For the figures and word "50 bales" wherever they occur in the Form, the figures and word "100 bales" shall be substituted.

(ii) For the figure and abbreviation "2 Kgms", the figure and abbreviation "1 Kgm" shall be substituted.

(iii) The following sentences shall be deleted:—

"I/We hereby certify that the cotton has not been previously tendered and rejected during the current delivery period. The cotton tendered hereunder has been certified as per Certificate No . . . dated . . . issued by the Association.
Strike off either if not appropriate."

(c) Form 6A (Delivery Order Form):

Form 6 shall be used by making the following changes therein, namely:—

(i) For the figures and word "50 bales" wherever they occur the figures and word "100 bales" shall be substituted.

(ii) For the figure and abbreviation "2 Kgms", the figure and abbreviation "1 Kgms" shall be substituted.

(iii) The following sentences shall be deleted:—

"I/We hereby certify that the cotton has not been previously tendered and rejected during the current delivery period.

The cotton tendered hereunder has been certified as per Certificate No . . . dated . . . issued by the Association.
Strike off either if not appropriate."

In By-law 198 in paragraph 3:—

(i) The figure "1962" shall be substituted by the figure "1963".

(b) The bracket and the words appearing therein, namely:—

"(which date is subject to extension as may be agreed upon between the East India Cotton Association Limited and the American Cotton Shippers Association)".
shall be deleted.

Bombay, the 3rd December 1962.

D. G. DAMLE

Ag. Secretary

The East India Cotton Association Ltd., Bombay

LOST

The undenoted Government Promissory Note(s), originally standing in the name of Tarulata Dasi, the proprietress by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above note(s) and the interest thereupon have been stopped at the Public Deptt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietress. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security(ies).

Signature of the Advertiser—Tarulata Desi.

Residence—C/o, Sanat Kumar De., Ambica Kundu bye Lane, P.O. Santragachi, Dist. Howrah.

LOST

The following Government Promissory Notes standing in the name of Shri Ram Lal Kakar, House No. 456, Chowk Miranbai, Rupai, Dist. Ambala, were lost in Delhi on 10th November 1961, vide case L.R. 558, dated 10th November 1962 under section 407 420 I.P.C. P.S. Lahore Gate, Delhi. Notice is hereby given that the payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay, and that the application is about to be made for the issue of Duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

No.	Loan	Amount.
By 128496	3½% N.P.L. 1964	Rs. 300/-
By 128497-98	do-	Rs. 1,00/-each
By 128499	do-	Rs. 5,000/-

CHANGE OF NAMES

I desire to change my name from RODRIGUES FRANCIS, S. C. to FRANCIS SANTAN GONZAGA RODRIGUES.

Fg. Offr. J. M. KAUSHAL (5846), Tech. Elect.

The name of the a/m officer is changed from Jagdish Mittar to Jagdish Mittar Kaushal.

Present Name—Shantaram Dhondlu Chavan.

I want New Name—Shantaram Dhondlu Lorekar.

Office address—Central Telegraph Office, Fort, Bombay-1.

Working—Clerk (Permanent).

Residential Address—18/3, Fitwalla Bldg., Fitwalla Road, Bombay 19.

I (VINODI LAL SHARMA), s/o Kanhyal Lal Sharma (Late) inhabitant of Sambhar-Lake, declare to change my name as VINOD KUMAR SHARMA, s/o Kanhyal Lal Sharma (Late).

I, hitherto known as V. Ayyemperumal will be known as V. Ayyadurai.
Parapadi,
Nanganeri P.O.
Tirunelveli Dist.

V. AYYEMPERUMAL

Dated 14th November 1962.

The name of M. Venkatalakshminna daughter of Venkataramappa, Maternity Assistant P.H Centre, Madakasira (Anantapur District) is changed to M. Najmunnisa Begum.

FROM
SADU MAHADU BHADAVLE (Incorrect)
TO
RAMCHANDRA MAHADU BHADAVLE (Correct).

I, Shri Ramlal Bhagat employed in the Telegraph Workshops, Alipore, CA son of Late Munna Bhagat henceforth be known addressed and designated as Mohan Bhagat

From "CHUNI LAL SAPPLE" to "CHUNI LAL SUPPLE"

The undersigned has changed his name from KUMBALA RAM to KUMBALA RAMA CHANDRAN with effect from 1st March 1963.

I, hereby, clarify for the general information of all concerned that until now I was known as "HAGARU KANGALUJI AMBADE". But now I have changed my name to DEVIDAS KANGALUJI AMBADE.
D. K. AMBADE
Son. RMS, MP-Division Nagpur

I, Baboo Lal Khayali Ram, desire to be known in future by the name of BABOO LAL KUSHWAHA.

I, Kaley Venkateswara Rao (son of K. Veeraswamy) Ticket Collector, Staff No. BT2161 Tenali, Vijayawada Division, Southern Railway to T be changed as KALFY ISIAH since converted to Christianity from Adi Andhra.

Number	Loan	Amount
CA 028670	3½% 1900-01	Rs. 500
CA 028222	Do.	Rs. 1,000
CA 028223	Do.	Rs. 500 Approved
3P8874	Do.	Rs. 500
388177	Do.	Rs. 5000 stamped
CA 019058	3½% 1865	Rs. 1,000
210683	3½% 1842-43	Rs. 500

CHANGE OF SURNAME

I, Paresh Nath Bhattacharya, an Auditor in the Office of The Chief Auditor, South Eastern Railway, Calcutta 43, adopted "Banerjee" in English and "Bandyopadhyaya" in Bengali as my surname renouncing my former surname of Bhattacharya by Signing an affidavit in the court of 1st Class Magistrate, Alipore Calcutta on 13th November 1962. For this purpose I have also executed a deed as required under rules".

PARESH NATH BHATTACHARYA

Auditor

Chief Auditor's Office
S.E. Railway, Cal. 43

Present Name in full—**KASHI MAHTO**

Proposed Name in full—**KASHI NATH**

JC-8159 P/A/Sub PARTAP SINGH of The Brigade of Guards has changed his name to "JC-8159 P/A/Sub PARJAP SINGH RANA".

My surname has been wrongly recorded in my Service Register as "SINGH" instead of "SHARMA". Court affidavit already obtained from Midnapore Court av Mangal Sharma, s/o Late Khaden Sharma, T. No. 31730-KGP W/Shops.

Name of Major DALIP SINGH (IC 6359), MARATHA, is changed to read as "DALIP SINGH GILL (DS GILL)".

[Authority:—Army HQ No 02846/1357/IC 6359/MS3C of 17 Jan 63].

I hereby notify for information of all concerned that I have decided to change my present name "SUNIL KUMAR MALAKAR" to "SUNIL KUMAR ROY", with immediate effect and necessary affidavit to this effect has been executed by me in the Court of Magistrate, 1st Class, Midnapore.

SUNIL KUMAR MALAKAR
S/o Sri Bejoy Gobinda Malakar
Fitter, T. No. 8122
Tool Room, Rly. Workshops
S.E. Rly., Kharagpur

Consequent on the marriage Kum. Krishna Harishchandra Palkar, desires to be known and addressed as Smt. Shalini Sharad Varadkar.

Take notice that, I, Dilu Viswakarma, son of late Parsingh Viswakarma, an employee of the office of the Commissioner of Income-tax, Assam, Tripura and Manipur, Shillong, shall henceforth be known as Dilraj Viswakarma.

Signature—DILRAJ VISWAKARMA
7-1-62.

I, Sri Sailendra Nath Das Gupta of P. & T. Deptt., at Siliguri, so long named as above as well Sailendra Kishore Das Gupta, will henceforth be known as Sailendra Nath Das Gupta only. All concerned please note.

Be it known to all concerned that I Satyanarayan Dersena, working as Godown Clerk at Raipur in the Ministry of Food & Agriculture, Deptt. of Food, Government of India, have assumed surname of Prasad & from this day and hereafter I should be known as Satyanarayan Prasad.

I, Mohan Singh S/o Ram Dayal of Village Gorla, Distt. Rathiak employed in C.O.D. Delhi Cantt. has changed my name to Mohan Lal.

Old Name—Shridhar Krishnaji Dongre.
New Name—Shridhar Krishnaji Sawant.

NOTICE

Notice is hereby given that the partnership subsisting between the undersigned in the name and firm of GAGRAT & CO., Supreme Court Advocates, New Delhi, has been dissolved, with effect from the 31st day of January 1963, the undersigned G. Gopalakrishnan, having been appointed one of the Law Officers in the Ministry of Law, Government of India, New Delhi, has by mutual consent retired from the partnership. The remaining undersigned partners will carry on and continue their practice in the name and firm of GAGRAT & CO., at Plaza Cinema Building, Connaught Circus, and Chamber No. 7, Supreme Court Annex, New Delhi, as hitherto.

Dated the 15th day of February 1963.

(Sd.) R. A. GAGRAT

(Sd.) C. M. MEHTA

(Sd.) G. GOPALAKRISHNAN

(Sd.) S. M. DUBASH

(Sd.) J. R. GAGRAT

(Sd.) V. J. MERCHANT

True Copy
Illegible,
Supreme Court Advocates

ESTATE MISS MILLICENT EDITH JOHNSON DECEASED

NOTICE

Notice is hereby given to persons having claims against the estate of the abovenamed deceased who died on 16th January 1962 at Beechfield Nursing Home Yelverton Tavistock Devon, to submit full particulars of their claims to Messrs. Keith Atkinson and Johan Alexander Cruickshank officials of National And Gindlays Bank Limited of 19 Netaji Subhas Road Calcutta, the holders of Certificate under Section 31 of the Administrator General's Act 1913, on or before the 30th April 1963 after which date no claims will be entertained.

SANDERSONS & MORGANS
Attorneys for the Certificate holders, Calcutta

NOTICE TO CREDITORS

Estate: MARION CAMERON CARMICHAEL deceased

Pursuant to Sections 360 of Act XXXIX of 1925 all persons having claims against the Estate of the abovenamed deceased of Mars Hill, 121 Finnart Street Greenock in the County of Renfrew, Scotland who died at Greenock on the 13th April 1961, are hereby required to send full particulars of their claims to Sri Dibyendu Sen Roy and Sri Shibaprosad Ghose c/o. The Chartered Bank Calcutta, the Administrators to the above estate on or before 28th April 1963 after which date the said Administrators will proceed to distribute the assets of the above estate without regard to any claims except those of which any notice shall then have been received.

Dated Calcutta the 11th day of March 1963.

SANDERSONS & MORGANS
Solicitors for the said Administrators
3 & 7, Netaji Subhas Road, Calcutta

